

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF GEORGIA
GAINESVILLE DIVISION

Santana Bryson and Joshua Bryson,	*	
as Administrators of the	*	
Estate of C.Z.B., and as surviving	*	
parents of C.Z.B., a deceased minor,	*	
	*	Civil Action File
Plaintiffs,	*	
	*	No. 2:22-cv-17-RWS
v.	*	
	*	
Rough Country, LLC	*	
	*	
Defendant.	*	

**APPENDIX AND EXHIBIT LIST TO
PLAINTIFFS' *DAUBERT* MOTION TO EXCLUDE
DEFENDANT'S UNREPRESENTATIVE CRASH TEST**

APPENDIX

Appendix A Abbreviated version of photographs showing the "Ford" logo imprints

EXHIBITS

- 1 Wesley Grimes Preliminary Analysis Report dated March 27, 2024
- 2 Wesley D. Grimes Deposition (May 9, 2024) – EXCERPTS
- 3 Dr. Lisa P. Gwin Deposition (May 5, 204) – EXCERPTS
- 4 Bryant Buchner Rebuttal Report dated June 14, 2024
- 5 Exponent Single-Moving-Vehicle Crash Test, May 15, 2023

- 6 Charles Crosby, P.E. Deposition (May 14, 2024) – EXCERPTS
- 7 Bryant Buchner, Crash Test Offset
- 8 Still image from May 15, 2023 Crash Test showing center line of the F-250
- 9 Christopher Roche Report dated June 14, 2024
- 10 Bryant Buchner Rebuttal Deposition (July 11, 2024) – EXCERPTS
- 11 Vehicles as Received Report
- 12 Plaintiffs’ Responses to Defendant Rough Country, LLC’s Second Interrogatories served February 1, 2023
- 13 Wesley Grimes CDR Analysis Chart
- 14 Christopher Roche Rebuttal Deposition (July 17, 2024) – EXCERPTS
- 15 Wesley Grimes Sur-Rebuttal Report dated November 26, 2024